UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO

In re:	Boban Nikolic Gloria Jean Nikolic Debtor(s)) Chapter 13 Case No. 10-13502) Hon. Pat E. Morgenstern-Clarren)
	CHAPTER THIRTEEN TRUS	STEE'S OBJECTION TO CONFIRMATION
Truste		e duly appointed, qualified, and standing Chapter 13 cts to the confirmation of the proposed Chapter 13 Plan
1.	The Debtor(s) filed for bankrupto	y relief on April 16, 2010.
2.		s held on November 24, 2010 was concluded and the for February 1, 2011 at 8:30 AM.
3.	The Trustee objects to confirmati	on of the proposed plan on the following grounds:
	copy of the federal income tax r	Debtor(s) has/have failed to supply the Trustee with a eturn required under applicable law for the most recent perfore the commencement of the case [11 U.S.C. §
	certify, affirm, or testify that all a	domestic support obligation(s) and has/have failed to amounts that have become payable under said obligation petition have been paid [11 U.S.C. § 1325 (a)(8)].
	cannot properly administer the call Recent pay advices for Debtor Recent pay advices for non-fil Recent federal income tax returned Evidence of income from Payment advices and/or other months prior to the month the Business information for each Completed business quest Two years recent federal in Balance Sheet as of the dall Income and Expense State the bankruptcy filing. Projected month-to-month following the date of the business of the dall Other:	ling spouse. urn for non-filing spouse. documentation of all income received during the six bankruptcy petition was filed. business owned by Debtor(s): ionnaire with supporting financial information. ncome tax returns. te of the bankruptcy filing. ement for the twelve-month period prior to the date of a Cash Flow Statement for the twelve-month period bankruptcy filing.
	■ LAffidavit from for his/l	ner contribution of /month

Depository and/or investment account statements for the month the bankruptcy
petition was filed and the months preceding the month the petition was filed.
Other:
NOTICING: The Debtor(s) has/have failed to file a certificate of service evidencing that creditors have been properly served with the: Chapter 13 Plan.
Notice of Chapter 13 Bankruptcy Case, Meeting of Creditors and Deadlines.
<u>PLAN:</u> The plan does not comply with Administrative Order 09-04. Specifically,
<u>CONDUIT:</u> The Debtor(s) has/have failed to include conduit payments in paragraph 3C as required pursuant to Administrative Order 09-2, or the conduit payments proposed by the Debtor(s) are either improper or cannot be administered. Specifically,
<u>FEASIBILITY:</u> The plan is not feasible in that it exceeds 60 months [11 U.S.C. § 1322(d)]. For feasibility, the Plan would require a monthly payment of
<u>FIXED PAYMENTS:</u> The plan either does not provide for equal monthly payments to secured creditors, or the fixed payments provided are so large that they cannot be met under the proposed monthly plan payment, while at the same time providing for administrative costs [11 U.S.C. § 1325 (a)(5)].
OMITTED CLAIM(S): The plan fails to provide for claims that should or must be specifically referenced in the plan [11 U.S.C. § 1322(a)(2), § 1322(b)(5), and/or § 1325(a)(5)]. Specifically,
<u>UNFAIR DISCRIMINATION:</u> The plan unfairly discriminates against or in favor of a class of general unsecured claims [11 U.S.C. § 1322(b)(1)]. Specifically,
<u>LIQUIDATION:</u> The Trustee believes that the plan does not provide general unsecured creditors with an amount equal to or greater than they would have received in a Chapter 7 liquidation proceeding [11 U.S.C. § 1325 (a)(4)], Specifically, The Trustee will not recommend confirmation of the plan unless the amount paid to unsecured creditors is increased to or% of unsecured claims, whichever is greater, and the plan payment is increased to
DISPOSABLE INCOME/COMMITMENT PERIOD: The Trustee either does not believe or cannot determine if the Debtor(s) is/are devoting all of his/her/their projected disposable income in the applicable commitment period to the unsecured creditors [11 U.S.C. § 1325(b)(1)(B)]. Specifically, The Trustee will not recommend confirmation of the plan unless the amount paid to unsecured creditors is increased to or% of unsecured claims, whichever is greater, and the plan payment is increased to
greater, and the plan payment is mercased to

GOOD FAITH: The Trustee believes that the Debtor(s) has/have not offered the plan in good faith [11 U.S.C. § 1325(a)(3)]. Specifically, The Trustee will not recommend confirmation of the plan unless the amount paid to unsecured creditors is increased to or% of unsecured claims, whichever is greater, and the plan payment is increased to			
WAGE ORDER: There is no wage order in place, as required by Administrative Order 05-4, or the wage order in place is deficient. Specifically,			
☐ OTHER: . ☐ OTHER: . ☐ OTHER: .			
4. This is an ongoing objection and is intended to be an objection to any subsequent plan filed by the Debtor(s).			
5. The Trustee reserves the right to amend and/or supplement this objection should additional information be provided.			
WHEREFORE, the Trustee prays that this Court deny confirmation of the proposed plan for the foregoing reasons and requests that the case be dismissed.			
/S/ Craig Shopneck CRAIG SHOPNECK (#0009552) Chapter 13 Trustee 200 Public Square, BP Tower Suite 3860 Cleveland OH 44114-2321 Phone (216) 621-4268 Fax (216) 621-4806 Ch13shopneck@ch13cleve.com			
CERTIFICATE OF SERVICE			
I certify that on the <u>25th</u> day of <u>January</u> , <u>2011</u> , copies of this Trustee's Objection to Confirmation were served electronically and/or by ordinary U.S. mail to the following:			
William J Balena, Attorney for Debtors (Via Electronic Mail)			
Boban Nikolic, Debtor Gloria Jean Nikolic, Debtor 9040 Calista Dr. North Ridgeville, OH 44039			
/S/ Craig Shopneck CRAIG SHOPNECK (#0009552)			

1/25/11

CS/dls